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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/518,390	10/25/2005	Virginie Louvain	263989US0PCT	2517
	7590 03/28/200 AK, MCCLELLAND I	EXAMINER		
1940 DUKE STREET			MONSHIPOURI, MARYAM	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			1656	
		NOTIFICATION DATE	DELIVERY MODE	
			03/28/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)
10/518,390	LOUVAIN ET AL.
Examiner	Art Unit
 Maryam Monshipouri	1656

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

	ent document filed on <u>31 January 2008</u> is considered non-complian of 37 CFR 1.121 or 1.4. In order for the amendment document to buired.	
☐ 1. A	VING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUME mendments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other	ENT TO BE NON-COMPLIANT:
☐ 2. Al ☐	ostract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other	
	mendments to the drawings: A. The drawings are not properly identified in the top margin as "F "Annotated Sheet" as required by 37 CFR 1.121(d). B. The practice of submitting proposed drawing correction has been showing amended figures, without markings, in compliance with C. Other	en eliminated. Replacement drawings
	Mendments to the claims: A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all pending cla C. Each claim has not been provided with the proper status identified of each claim cannot be identified. Note: the status of every conumber by using one of the following status identifiers: (Origina (Previously presented), (New), (Not entered), (Withdrawn) and D. The claims of this amendment paper have not been presented E. Other: See Continuation Sheet.	fier, and as such, the individual status laim must be indicated after its claim al), (Currently amended), (Canceled), (Withdrawn-currently amended).
☐ 5. O	ther (e.g., the amendment is unsigned or not signed in accordance v	with 37 CFR 1.4):
For further ex	planation of the amendment format required by 37 CFR 1.121, see	MPEP § 714.
TIME PERIO	DS FOR FILING A REPLY TO THIS NOTICE:	
filed after	is given no new time period if the non-compliant amendment is an allowance. If applicant wishes to resubmit the non-compliant after- rrected amendment must be resubmitted.	
correction (including amendme Quayle a	is given one month , or thirty (30) days, whichever is longer, from the property of the non-compliant amendment is one of the following: a preliming a submission for a request for continued examination (RCE) under the entitled within a suspension period under 37 CFR 1.103(a) or (c), and the continued are the correction requestion. If any of above boxes 1, to 4, are checked, the correction requalitant amendment in compliance with 37 CFR 1.121.	ary amendment, a non-final amendment 37 CFR 1.114), a supplemental nd an amendment filed in response to a
	sions of time are available under 37 CFR 1.136(a) <u>only</u> if the non-climent or an amendment filed in response to a <i>Quayle</i> action.	compliant amendment is a non-final
Aba filed No	e to timely respond to this notice will result in: andonment of the application if the non-compliant amendment is a d in response to a Quayle action; or n-entry of the amendment if the non-compliant amendment is a pre endment.	
Leg	al Instruments Examiner (LIE), if applicable	Telephone No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

Applicant's response to restriction requirement filed 1/31/2008 is acknowledged. However, said response will not be entered because SEQ ID NO:31 is still present in the elected claims (1-3, 5-8, 10-22). As mentioned previously, amino acid residues P3, P2' and P3' within SEQ ID NO:31 can have different identities, as claimed by applicant, resulting in an enormous sequence search in both amino acid and DNA data bases (as this is a 371 case) which exceed the time that is normally allocated to a U.S. case.

The examiner in the previous office action attempted to explain that all residues in claimed sequences must be identified and the elected sequence will not be considered a species but an invention. However, SEQ ID NO:31 still remains in the elected claims.

Therefore, at present, the examiner is not capable of entering applicant's response and said response is considered to be non-responsive. Applicant is advised to recite restrict the elected claims to sequences that are fully identified at all residues so that a thorough search and examination of the invention will be possible. Appropriate correction is required.

/Maryam Monshipouri/ Primary Examiner